

1 STIGLICH & HINCKLEY, LLP
2 LIDIA S. STIGLICH (CSBN: 182100)
3 MICHAEL L. HINCKLEY (CSBN:161645)
The CaCDS Building
3 502 Seventh Street
San Francisco, California 94103
4 Tel: 415.865.2539
Fax: 415.865.2538

5 Attorney for Defendant
6 RAWLIN REYES

7 UNITED STATES DISTRICT COURT
8 NORTHERN DISTRICT OF CALIFORNIA
9 SAN FRANCISCO DIVISION

10 UNITED STATES OF AMERICA, Case No. CR 06-0144 JSW [JL]
11

12 Plaintiff, STIPULATION RE TRAVEL;
13 [PROPOSED] ORDER
14 vs.
15

16 RAWLIN REYES,
17 Defendant.
18 /

19 Defendant RAWLIN REYES, by and through his counsel Michael L. Hinckley and the
20 United States of America, through Assistant United States Attorney Cynthia Stier, hereby
21 stipulate and agree that Mr. Reyes pretrial release conditions be modified such that he be granted
22 permission to travel from his present residence in Fremont, California to and from Sacramento,
23 California, on May 24, 2007 so that he may accompany his child on a school field trip.
24

25 ///
26 ///
27

28 STIPULATION RE TRAVEL; [PROPOSED] ORDER

1 Mr. Reyes is assigned United States Pretrial Services Officer, Paul Mamaril, has been
2 informed of this request and has no objection

3 IT IS SO STIPULATED.
4

5 Dated: 05/16/2007

/S/

MICHAEL L. HINCKLEY
Attorney for Defendant
Rawlin Reyes

6
7
8
9 Dated: 05/16/2007 .

/S/

CYNTHIA STIER
Assistant United States Attorney

10
11
12
13 ORDER
14

15 Pursuant to stipulation, Mr. Reyes' pretrial release conditions are hereby modified such
16 that he is permitted to travel from his present residence in Fremont, California to and from
17 Sacramento, California on May 24, 2007. All other conditions of release to remain.

18
19 IT IS SO ORDERED.
20

21 Dated: May 17, 2007

